

UNITED STATES OF AMERICA
BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS: Maureen K. Ohlhausen, Acting Chairman
Terrell McSweeney

In the Matter of

SON LE, a/k/a Somy Le, d/b/a Recreational Products, Trampoline Jumpers, Infinity Trampolines, Olympus Pro Trampolines, Happy Trampoline, Trampoline Safety of America, Bureau of Trampoline Review, and Top Trampoline Review, and formerly d/b/a Trampoline Store and Trampoline Superstore; and

BAO LE, a/k/a Robert Le, a/k/a Bobby Le, d/b/a Recreational Products, Trampoline Jumpers, Infinity Trampolines, Olympus Pro Trampolines, Happy Trampoline, Trampoline Safety of America, Bureau of Trampoline Review, and Top Trampoline Review and formerly d/b/a Trampoline Store and Trampoline Superstore.

DECISION AND ORDER

DOCKET NO. C-4619

practices of the Respondent
Protection (“BCP”) prepared
present the draft Complaint
Commission the draft Compl
Trade Commission Act.

Respondent and BCP the
 (“Consent Agreement.”) The
they neither admit nor deny
in this Decision and Order.

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2. A visual disclosure, by its size, contrast, location, the length of time it appears, and other characteristics, must stand out from any background, text, or other visual elements, thereby

through the use of a product name, endorsement, depiction, illustration, trademark, or trade name:

- A. That any reviewing entity is an independent organization or provides objective information about such product;
- B. That any review of such product reflects the opinion of an impartial expert or an ordinary consumer;
- C. About the existence, contents, validity, results, conclusions, or interpretations of any test, study, or other research, including that testing, studies, or other research prove the performance or safety of such product, or its superiority to a competing product; or
- D. That such product is endorsed by an independent or third-party organization;

unless the representation is true and non-misleading.

II. Required Disclosures

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in or controls directly or indirectly that may affect compliance obligations arising under this Order, including: creation, merger, sale, or dissolution of the entity or any subsidiary, parent, or affiliate that engages in any acts or practices subject to this Order.

2. Additionally, each Respondent must submit notice of any change in: (a) name, including alias or fictitious name, or residence address; or (b) title or role in any business activity, including (i) any business for which such Respondent performs services whether as an employee or otherwise and (ii) any entity in which such Respondent has any ownership interest and over which Respondents have direct or indirect control. For each such business activity, also identify its name, physical address, and any internet address.
- C. Each Respondent must submit notice of the filing of any bankruptcy petition, insolvency proceeding, or similar proceeding by or against such Respondent within 14 days of its filing.
- D. Any submission to the Commission required by this Order to be sworn under penalty of perjury must be true and accurate and comply with 28 U.S.C. § 1746, such as by concluding: “I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on: _____” and supplying the date, sig -50.002 4(or)-9.8411526(I)212(n)2(u4)1ll nte.. Executed 4(c) 535p0.7p0.7lic535 535b0.7l(a)

any individual or entity affiliated with Respondents, without the necessity of identification or prior notice. Nothing in this Order limits the Commission's lawful use of compulsory process, pursuant to Sections 9 and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1.

VII. Order Effective Dates

IT IS FURTHER ORDERED that this Order is final and effective upon the date of its publication on the Commission's website (ftc.gov) as a final order. This Order will terminate on July 5, 2037, or 20 years from the most recent date that the United States or the Commission files a complaint (with or without an accompanying settlement) in federal court alleging any violation of this Order, whichever comes later;